United States Dest. Court for the Piclotte Cirl of North Carolina- Greensborn Divisions August B. Krew III, 365998 clerk U.S. Histrict Coul Ph. No. 1:17-CV-414-JEP-(Compirator-aider) IN Suppl-amends to Prose's Handamus to transfer his) so Car cases to files his objections to Peake (6-12-23= TRUERS to net them aside by 59(E)+60(b)(3, D. RO45-et. al., of 5,000 Conspirators onow 5,001- Peake joined by forgers;)4+5). 1.) Prose seeks to Suppl-amend his Manciamus to transfer his So. Car. State of Fed, cores out of hands of forgers & Defs. Controls, & objects to the forged Peake (6-22-23, M) Fraud-Sham orders; 4 seeks to set them aside, by And. R. Civ. Proc. Rules 59(E) 460(6), (3)(4)(5)+28USC -1341 it's a felony to send forged orders by mail, 45. C. Code 15-13 440(6) 4(7), 4 F.R. Civ. Proc. Rules 57+65; 4 2.) Pro Se filed Mandanus to transper not a 1983 action & his Constal. violates are uncomprehensible ware not frivolous - states a proper basis to transfer, & there's un out of control Conspiracy at fact of forging court orders is a felong serious Crime & done to cause horms & illegal detention + to coverup 1,000's of felonies of Big officals proven rundisputed in 3,17. 344-TLW-PJG just received forged orders on (6-14-17) 4-17-cp-40 1181-another conspiracy at (6-8-17) order +3:11-6464 Changed to 3:16-3131-IFA-by forgers, see details of felonies, Talso in J-Rock 6:17-29046/24749414254/56/ RBH - Forged Gover 7,000 Orders & Letters; which Prose has a Constal. right to seek transfer to Nor. Car gurisd. speedly & does so again & fees_ already paid & debited to his cooper account -\$ 350.00 by forged order (6+4-19) & McBride * Hasty cases fees already paid by Indigent Friends & 3.) Prose states his Mandamus issues are not 1983 status ones only can be gotten by Wird y Mandamus + o ojections to Peale-forgers ruling for Prose file 1983, which is fraud-by Court to mislead, to try + stop hearing & counsel given, + arrests of Defo felong forgers he's in correct juried by over 40 conspirators are + have committed felony acts on Prose's usues raised, same as g-Rock's, or there's no fie for Mandamus), but fees already paid, if Court wants to transfer those? + objects to Peake-forgers seeking saw sporte dismissal without prejudice or there's no defects in his white seeks still for deps to be reserved, by Prose already Rerved them, seeproof in above cases of (6-8-19) 125 pgs. served on Defs at Richland Cty. Ct., atty. Davidson & Briggs & Judge Dys. McGaddin-aider-Conspirators in 17-CP-40-11814 3:19-344-72W cases. 4 there's no serious flaws in Mandamus, only in Sham Fraud Forged Peake Forgers Orders, which I strongly object to + seek to set them aside, by above Statutes; a declaration injunctions reliefs Lee; Smith, 521 U.S. 1181(1997) (PLRA) 250, 400,00 fees down & apply to Mand. mor Motions to vacate-set sside, no Rabeas nor appeals); Sev. Niel, 106 F. 3d 275 (4th Cr. 1999) (PLRA) down't apply to \$5,00 Hebeas nor appeals,

See; Laino, 250 F. 3d 146, 151 (2 rd Cr. 2000) (Sau-Sporte) dismissal is improper when Constal. rights colorable Claim is made out, prior to per of process of degs. answer); See; In le Generye Rota tech, Inc., 204 F. 31 1124 (4th cr. 2000) Traud all by C. or officers of it, allows setting judget, aside to restore integrity of Cx. to fair proceedings); Lee; Hyere, 102 F.3d 74,76 (3d Cr. 1996) Mandamus or motion to set aside are outside the ombit of (PLRA); + is a criminal proceedings); Lee; Titt jung, 235 F. 3d 330 (7+h Cr. 2000) File 60(6) (3), (4), (5) to set aside word, fraud, sham, Forged orders); See; Trefel, 972 F. Supp. 608 (5.0. Fla. 1997) Action by God. agencies are strongly to be in Fed. Ct's even when denied Constal right, Feller, 1465. Ct. 827 (1996))); See; Webiter, 486 U.S. 592(1988) even where barred from review Hed. Ct. Can hear Constal, issues being denied); See; Quick, 357 F. Supp. 252 (0.5.C. 1966) Declaratory relief granted by 15-53-4204574 downto matter there are other remedies available) of 4) Prose has shown a Corrtal. right to seek Mandamus not a 1983 suit, to transfer his Mandamus + suits out of forger hands + theirs + Refs. centrals, + dernands if be served again processed + appoint course order Prose removed to Noz, Car And, custody for hearings + waive reverse any fees to Deps. for their bad conducts - Felony acts. 1915-(6) (4)4(F)(I Lee; Fuller, NO-04-2457-(M-2005-US LEXIS-18977-at \$5(D. Kan. Aug. 8, 2005) (UnRub) holding claims of folse arrests & imprisoned are not prison condition & (PLRA) dosen & apply, affect. 1751-Appx 1235 (10th (1, 2006)); & Phix does taise & pures This illegal impresented, by correping to Frame tim, & Nets, Richland on 13-31,17), & Fettber Counties as 6-12,177, how gotton tick of al charges to expungement from his seconds, which consed the False conviction s (val. 25,15). which now convictions has no ovidence to support than, by those worthird ones used in a conspiracións to Frames Pose; & 5) Prose incoperator his manclanus - pages into This objettiante syppit the religion he sok, Ober Court Not & JEP -to recure if They are in fact party to Forged orders in Desist Fleck's cases, & praye court holding hearings within Today are less of gents reliefs specky, & sworm to astrue by (1845-1621/1622/1623/1946) Respectfor Submitteel: angust & Kreis, III, 365986 Paled Jine, 27, 2017, Perry Cor. Inst/HU-1934/430 Oaklanda Rd/ Reginsolar, 296688363,